AO 120 (Rev. 08/10)

TO:

Mail Stop 8 Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

THE MERCHANIST THE TRANSPORT OF THE PROPERTY O			TRADEMAI	XIX		
In Compliance with 35 U.S.C. § 290 and/or 15 U.S.C. § 1116 you are hereby advised that a court action has been filed in the U.S. District Court Southern District of New York on the following						
	Patents. (the paten					
DOCKET NO. 15-cv-02465-LTS	DATE FILED 3/31/2015	U.S. DI	U.S. DISTRICT COURT Southern District of New York			
LAINTIFF DEFENDANT						
Chikezie Ottah			Fiat Chrysler, et al.,			
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRA	ADEMARK		
1 7,152,840		See	See Attached Sheet			
2						
3						
4						
5						
1	In the above—entitled case	e, the following	patent(s)/ trademark(s) have been included:			
DATE INCLUDED	DATE INCLUDED BY Amendment Answer Cross Bill Other Pleading					
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRADEMARK			
1 See Attached Sheet		See	See Attached Sheet			
2						
3						
4						
5						
In the above—entitled case, the following decision has been rendered or judgement issued:						
DECISION/JUDGEMENT						
COPY ATTACHED: Clerk's judgment and patent information						
CLERK		(BY) DEPUTY	CLERK	DATE		
Ruby J. Krajick s/K.Mango			2/1/2017			

Copy 1—Upon initiation of action, mail this copy to Director

Copy 3—Upon termination of action, mail this copy to Director

Copy 2—Upon filing document adding patent(s), mail this copy to Director

Copy 4—Case file copy

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USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #:
DATE FILED: DATE

JUDGMENT

BMW et al.,

Defendants.

-V-

Plaintiff Chikezie Ottah ("Plaintiff") brings this patent infringement action pro se against fifteen automobile companies (collectively, "Defendants"). This action concerns U.S. Patent no. 7,152,840 (the "840 patent"), which is co-owned by Plaintiff. Five of the Defendants-General Motors LLC; Mazda Motor Corporation; Nissan Motors Company Limited; Fuji Heavy Industries; and Toyota Motor Corporation (collectively, "MTD Defendants")—having moved to dismiss Plaintiff's Second Amended Complaint for failure to state a claim upon which relief may be granted and for misjoinder. Additionally, five other Defendants-FCA US LLC; Ford Motor Company; Hyundai Motor America; Jaguar Land Rover North America, LLC; and Kia Motor America, Inc. (collectively, "MSJ Defendants") having moved for summary judgment of non-infringement. The remaining five Defendants, BMW, Rolls Royce, Damier AG [sic], Citron/Peoget [sic], and Mitsubishi (collectively, "Nonmoving Defendants")—have not appeared in this action, and the matter having come before the Honorable Laura Taylor Swain, United States District Judge, and the Court, on February 1, 2017, having rendered its Memorandum Opinion and Order granting with prejudice MTD Defendants' motion to dismiss the SAC and also granting MSJ Defendants' motion for summary judgment; and directing the Clerk of Court to enter judgment and close the case. Sua sponte and in the interests of justice, the Court finds that, for the reasons set forth in the order, in connection

Case 1:15-cv-02465-LTS Document 180 Filed 02/01/17 Page 3 of 9 UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK 2465 (In the space above enter the full name(s) of the plaintiff(s) COMPLAINT -against-Jury Trial: v Yes \square No (check one) (In the space above enter the full name(s) of the defendant(s). If you cannot fit the names of all of the defendants in the space provided, please write "see attached" in the space above and attach an additional sheet of paper with the full list of names. The names listed in the above caption must be identical to those contained in Part I. Addresses should not be included here.) I. Parties in this complaint: A. List your name, address and telephone number. If you are presently in custody, include your identification number and the name and address of your current place of confinement. Do the same for any additional plaintiffs named. Attach additional sheets of paper as necessary. Plaintiff Street Address 170 South County, City 12 1000 Cl State & Zip Code _ Telephone Number B. List all defendants. You should state the full name of the defendant, even if that defendant is a government agency, an organization, a corporation, or an individual. Include the address where each defendant may be served. Make sure that the defendant(s) listed below are identical to those contained in the above caption. Attach additional sheets of paper as necessary.

Defendant No. 1 Name A 77AKD HADRA
Street Address

Rev. 05/2010

	ENTITY	ADDRESS
addisposition.	BMW	ABTEILUNG TN-K, 80788 MUNICH, BAVANA, GERMANY 89 1250 16000
Z	HYUNDAI	
		2204 RAVINE RD, KALAMAZOO, MI 49004 USA 1 800 494 7688
3	SUBURU	FIJI HEAVY INDUSTRIES GROUP SUBURU BUILDING 1-7-2 NISHISHINJUKU, SHINJUKU- KU, TOKYO, 160-8316 JAPAN
4	ROLLS ROYCE	65 BUCKINGHAM GATE, LONDON S W IE 6AT ENGLAND, UK
5	FIAT CHRYSYLER (FCA GROUP ABARTH, ALFA ROMEO, CHRYSLER, DOGE, FIAT, RA, SRT, FERRARS,AND MASERATI	CORPRATE OFFICE NIZZA, 250 TORINE, 10126 ITALY 1000 CHRYSLER DR
		AUBURN HILLS, MI 48326 USA
6	FORD	1 AMERICAN RD, DEAR BORN. DETRIOIT, MI 48136 USA.
7	TOYOTA INTELLECTUAL PROPERTY DIV 1 TOYOTA-CHO, TOYOTA AICHI 4718572	
8	JAGUAR/ LAND ROVER	LODE LANE COURIER SERVICE, BLOCK 19 B92 BNW, SCLIHULL UNITED KIN KINGDOM
9	NISSAN MOTORS CO. LIMITED	NISSAN ADVANCE TECHNOLOGY CENTER T-T, MOMRINOASATOAOYAMA, ATSUGI-SHI, KANAGAWA 243-0123. JAPAN

O GENERAL MOTOR COMPANY

30001 VAN DYKE AVENUE
MC 480-210-3N
WARREN, MI 48090. USA

70545 STUTTGARTT
GERMANY

DAMIER AG (MERCEDES BENZ)

70545 STUTTGARTT
GERMANY

3 – 1 SHICHI FUCHUCHOI, AKIGUN HIROSHIMA, JAPAN

CITRON/PEOGEOT MOTOR COMPANY 75 AVENUE DE LA GRANDE, ARNESS PARIS 6 CITY.

SAAB MOTOR

			MTTARHED	RIDRA
		Telephone Numbe	r	
De	fendant No. 2	Name	NTTACTP	RIPEL
		Street Address		
		County, City		
		State & Zip Code	- the second sec	
		i elepnone Numbei		
De	fendant No. 3	Name	ATTAHRD	RIDKR
		Street Address		
		County, City		
		State & Zip Code _		•
		Telephone Number		
Def	Defendant No. 4	Name	22 2XLL PK	120 D 12 n
		Street Address		
		County, City		
		State & Zip Code _		
	Telephone Number			
	Basis for Jur			
II.		irts of limited invisdic	tion. Only two types of cas	es can be heard in federal co
Federase U.S.	.C. § 1331, a cas stion case. Under	e involving the United 28 U.S.C. 8 1332, a	s involving diversity of citized States Constitution or fed	tenship of the parties. Unde eral laws or treaties is a fed
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III. Statement of Claim:

State as briefly as possible the <u>facts</u> of your case. Describe how each of the defendants named in the caption of this complaint is involved in this action, along with the dates and locations of all relevant events.

	You may wish to include further details such as the names of other persons involved in the events giving rise to your claims. Do not cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Attach additional sheets of paper as necessary.
	A. Where did the events giving rise to your claim(s) occur? UNITED CASE. (NEW YORK)
	B. What date and approximate time did the events giving rise to your claim(s) occur?
What	C. Facts: TMB DEFIENDANT ATTACHTED IN TWO PIRERS OF PAPRAS AND HEAR IN PRODUCTO
happened to you?	AND USING MORIE CAMIZAIT, AUDIO VIDEO ELBOTIONIC EQUIPMENT 8457BMG IN VIOLA AND INFRIGRABALT OF POTENTIUS 7, 152,8
Who did what?	TIME DEFRADANT MORILE CAMBAR (Computer or AND Electronice Equipment Bystems)
Was snyone else involved?	PATENT 7,152,840 PATENT 7,152,840 MRS 0774H WITNESPRD PATENT 7,152,840 EXCLUDE THE DEFIZION
Who else saw what happened?	FROM MAKING OR USING MOBILE COMBANA AND AUDIO VIEDEON WE HAVE OFFISARD THE DEFRINDIAMI LICENSING THEY REFUSE.
	IV. Injuries:
	If you sustained injuries related to the events alleged above, describe them and state what medical treatment, if any, you required and received.
	US PATIBNI 7, 152, 840

Rev. 05/2010

v. Kelief:
State what you want the Court to do for you and the amount of monetary compensation, if any, you are
seeking, and the basis for such compensation.
YOUR HON. THE DRASHDANI HAVE WITNESSED
A SURGE IN SAIRS SINCEE USING MOKILE
CAMBRA IN MERILS VEHLELED : ZMB MEKILK
COMBRA ABIE TO MINICE QUICK DIFFERENCE
IN VERTUE 1125 DRIVING SATELY, IN ORRASE
productives in Darvers, Hilp Contract REAS
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HAVE SHADE LIGHTS WHERE MIRROUS COU
NOT. RUSINIEDS IN MOTOR VEHICLE IS MUCH
RETTER TODAY, BELOWER OF ADDITION OF MO
CARMENA (AUDIO VIDEA) AUTO IN DUSTRIES AN
USING THE NEW MOBILE CAMEROS IN PROMOT
ADS: SINCER 2009, WE ARE ASKILD \$ 10.43 Bil
I declare under penalty of perjury that the foregoing is true and correct.
Signed this 30 day of march, 20 t.5
Signature of Plaintiff
Mailing Address 120 South Jova/Lon
BUR
D1-101
1376 DC 1971 DC 9
Telephone Number 1574 18 58 1 45
Fax Number (if you have one)
Note: All plaintiffs named in the caption of the complaint must date and sign the complaint. Prisoners must also provide their inmate numbers, present place of confinement, and address.
For Prisoners:
I declare under penalty of perjury that on this day of, 20, I am delivering this complaint to prison authorities to be mailed to the <i>Pro Se</i> Office of the United States District Court for the Southern District of New York.
Signature of Plaintiff:
Inmate Number

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with MTD Defendants' motion, the Court is dismissing the SAC as against all of the remaining

Defendants. The plain language of the '840 patent demonstrates that the SAC cannot be amended

to cure its fundamental defects, and accordingly, dismissing it with prejudice in its entirety, it is,

ORDERED, ADJUDGED AND DECREED: That for the reasons stated in

the Court's Memorandum Opinion and Order dated February 1, 2017, MTD Defendants' motion

to dismiss the SAC is granted, with prejudice. MSJ Defendants' motion for summary judgment is

also granted. Sua sponte and in the interests of justice, the Court finds that, for the reasons set

forth in the Order, in connection with MTD Defendants' motion, the SAC must be dismissed as

against all of the remaining Defendants. The plain language of the '840 patent demonstrates that

the SAC cannot be amended to cure its fundamental defects, and accordingly, it is dismissed

with prejudice in its entirety; accordingly, the case is closed.

Dated: New York, New York

February 1, 2017

RUBY J. KRAJICK

Clerk of Court

BY: